

proceeding.





UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAM	IED INVENTOR		ATTO	RNEY DOCKET NO.
08/951,630	10/16/97	VANCE		Α	070	99.0010-0
Γ		TM11/1018	7		EXAN	MINER
FINNEGAN HEN	IDERSON FAR			POINV	IL,F	
GARRETT & DL				ART U	NIT	PAPER NUMBER
1300I STREET WASHINGTON I		15	·	2164		90

DATE MAILED:

10/18/00

Please find below and/or attached an Office communication concerning this application or

Commissioner of Patents and Trad marks

Advisory Action

Application No. 08/951,630

Applic

VANCE ET AL.

Examiner

Frantzy Poinvil

Group Art Unit 2768



ТН	ΕP	ERIOD F	OR RESPON	SE: [check o	only a) or b)]					
	a)	expire	es	months from t	he mailing date of	f the final rejection	l.			
	b)	expire is late rejecti	r. In no event, he	onths from the nowever, will the	mailing date of the statutory period fo	final rejection, or or the response ex	on the mailing pire later than	date of this A six months fr	dvisory Action om the date of	, whichever the final
	4-6	an which t	ha rochanca the	notition and th	o foo have been f	37 CFR 1.136(a), filed is the date of nt of the fee. Any period for respons	the resnonse a	and also the d	late for the nur	nases of
X	Ap, per	pellant's E riod for re	Brief is due tw sponse set fo	o months fro rth above, w	om the date of hichever is late	the Notice of A er). See 37 CF	Appeal filed of R 1.191(d)	on and 37 CF	<i>Aug 28, 20</i> R 1.192(a).	00 (or within any
Ap bu	plic t is	ant's res NOT dee	sponse to the emed to place	final reject the applica	ion, filed on _ ation in condi	tion for allowa	ha: ance:	s been co	nsidered w	ith the following effect
X	The	e propose	ed amendmen	t(s):						
		will be e	ntered upon f	iling of a Not	tice of Appeal	and an Appeal	Brief.			
	X	will not b	be entered be	cause:						
		X they	raise new issu	es that woul	ld require furth	er consideration	on and/or se	arch. (See	e note below	/).
		they	raise the issue	e of new mat	tter. (See note	e below).				
			are not deeme es for appeal.	ed to place ti	he application	in better form	for appeal b	y materially	y reducing o	r simplifying the
		☐ they	present additi	onal claims v	without cancel	ling a correspo	nding numb	er of finally	y rejected cl	aims.
			Applicant's ne and/or consid	=		lirected to a dit			d therefore i	require further search
		Applicar	nt's response l	nas overcom	e the following	g rejection(s):				,
П	Ne		osed or amen	ded claims				v	vould be allo	owable if submitted in a
_	se	parate, tii	mely filed ame	endment can	celling the no	n-allowable cla	iims.			owable if submitted in a
	Th	ne affidavi								olication in condition
	_									
			it or exhibit win the final reje		nsidered beca	use it is not dir	ected SOLE	ELY to issue	es which we	ere newly raised by the
X	Fo	r purpose	es of Appeal, t	he status of	the claims is a	as follows (see	attached wr	ritten expla	nation, if an	y):
_	•		wed: <i>none</i>			· · · · · · · · · · · · · · · · · · ·				
			cted: <u>1-93</u>							
	Th	e propos	ed drawing co	rrection filed	on		_	☐has not b	een approv	ed by the Examiner.
	No	ote the att	tached Inform	ation Disclos	sure Statemen	t(s), PTO-1449	, Paper No(s	s)	·	
X	Ot	her <i>Clair</i>	ms 1-93 remai	in rejected a	s set forth in th	ne prior Office .	Action.			Frantzy Poinvil
										PRIMARY EXAMINER ART UNIT 2768